

**IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF TEXAS
SHERMAN DIVISION**

DAMONIE EARL, LINDA RUGG, ALESA §
BECK, TIMOTHY BLAKEY, JR., §
STEPHANIE BLAKEY, MARISA §
THOMPSON, MUHAMMAD MUDDASIR §
KHAN, JOHN ROGERS, VALERIE §
MORTZ-ROGERS, JAMES LAMORTE, §
BRETT NOBLE, RUBEN CASTRO, FRITZ §
RINGLING, LITAUN LEWIS, and LANCE §
HOGUE, JR., each individually and on §
behalf of all others similarly situated, §

Plaintiffs,

v.

THE BOEING COMPANY and §
SOUTHWEST AIRLINES CO., §

Defendants.

Civil Action No. 4:19-cv-00507

ORDER

On this date, the Court considered the Joint Motion to Hold in Abeyance Intervenor Dow Jones & Company, Inc.'s Complaint-in-Intervention (Dkt. #491) brought by Defendants The Boeing Company and Southwest Airlines Co. and Intervenor Dow Jones & Company, Inc. ("Dow Jones"). Based on the Court's review, it is the Court's opinion that the Joint Motion (Dkt. #491) should be GRANTED.

IT IS THEREFORE ORDERED that Defendants need file no response to Dow Jones' Complaint (Dkt. #489) unless and until Dow Jones files a Motion to Unseal.

IT IS SO ORDERED.

SIGNED this 29th day of November, 2021.


AMOS L. MAZZANT
UNITED STATES DISTRICT JUDGE